Case 1:10-cv-07260-LAP Document 6 Filed 12/16/10 Page 1 of 1

Dr. Shereen Bobrowsky, disabled, fraud victim 88 Fanshaw Avenue Yonkers, New York 10705

Honorable Loretta Preska United States Federal Court Southern District of New York 500 Pearl Street New York, NY

Letter for filing in docket

10 CV 7260

Bobrowsky v People of NYS, first Amendment issue, Due Process, and ADA issues

CHIEF U.S. DISTRICT JUDGE

December 3, 2010

RE: Emergency request for oral argument and to answer by October 18, 2010 renewal motion

Dear Judge Preska,

I cannot get into the complicated issues involved in this case without holding an emergency oral argument to discuss the ramifications of your "decision and order" that REMANDED a case back to the City Court of Yonkers whereby ALL Yonkers judges were court ordered recused and DISQUALIFIED nearly a year ago, part of the new information you were not privy to when you issued your decision and order to remand to a court that will not and cannot hear me. Oral argument is respectfully requested urgently to address complicated issues in this complicated case for which I have no representation.

You have not answered my October 18, 2010 motion to renew and/or rehear your order to dismiss and REMAND. A Remand to the Yonkers City Court where all judges have been disqualified by court order will act to deny and prevent me from having any faire remedy due to issues that I must address before you in federal court on an emergency basis, without which irreparable harm is inevitable.

Please call me to schedule an emergency conference to be held on any day this coming week from Monday December 13 through Thursday December 16th to address new and urgent issues. New information not considered in your decision includes the ORDER that DISQUALIFIED ALL Yonkers judges which makes a remand to Yonkers an impossibility for any fair justice as will be explained before you that now requires federal court intervention with these complicated issues without which no person can obtain any reasonable fairness in a long standing pattern and practice as will be evidenced.

I ask for you to kindly disclose to me any and all communications and submissions you received from any person or entity relating to your decision to remand. I received none. Please also disclose who was served your decision other than myself since I saw no carbon copy listed. I thank you for your emergency attention in this critical matter.

Very truly pours of the second of the second